TION TO GIVE OUT. W. W. Cook of No & Wall street, who acts as attorney for Mr. Mackay and is his co-trustee in the Harbor Hill trust, said to-day when asked about the whereabouts of Sir. Mackay and his

"I have no information to give any-body about the Mackays and shall have none. I do not feel at liberty to discuss their affairs."

mpany inquirers were referred to Cook, who, it was said, would give Mr. Cook, who, it was said, would give out "all necessary information."

Officials of the Hamburg-American Company, when asked if Mr. Mackay had engaged passage on the Imperator, said: "It is nometimes the case that persons sailing on our ships ask us that we shall not make the news of their sailing public. For that reason we cannot answer such a question."

MAD TO SUMMON CONSTABLE TO DUT BUTLER.

PUT OUT BUTLER. A week age a butler who had been apployed in the Harbor Hill House ce the time when Mr. Mackay lived there was paremptorily discharged by Mrs. Mackey because he was said to be peddling information to persons in New York interested in the affairs of the household. He refused to leave, mying that Mr. Mackay, who had employed him, was the only person who had the authority to diamies him.

wed to the gates of the estate and old to stay away. He took a train for low York and has not been seen in edgy since. The incident was reded by the residents of Roelyn as an

brother of former President Taft, is the atterney for Mrs. Mackay, and all inquiries regarding the sailing for Eu-rope of her husband and children, be-pond her statement to The Evening World, were referred to him by her,

## 12 CHILDREN FALI INTO CELLAR WHEN **GRATING BREAKS**

Crowd, Watching Injured Negro Lad, Receive Cuts and Bruises of Their Own.

Sundred and Thirty-first street. gle Dooley, eight, of No. 16 East

mendous excitement for blocks around and it was necessary to call out the police reserves to handle the big crowd. The rumor spread that dosens of persons had been killed in the collapse of a building and it was an hour before people ceased coming on the run from all directions. The accident created tre-

### THE BOSTON TEA PARTY MAY BE RE-ENACTED HERE.

Uncle Sam Will Dump 100,000 Pounds of Cargo in the Bay If

It Be Not Exported Saturday. Repetition of the Boston tea party, WASHINGTON, June E.-President Jersey Dry Dock and Shipbuilding Com this time in New York harbor, be- Wilson and Attorney-General MaRey- pany at Elizabeth, N. J. came a possibility to-day when Sec- nolds had an early conference to-day to retary of the Treasury McAdoo in- select a special prosecutor for the Camtructed the New York Collector of Customs to inform Carter Macy & Co., Western Fuel Company indictments in Gaynor went on the New Yorker. With New York importers, that if 100,000 the Federal courts in Jan Francisco. It the party were: Deputy Commissioner pounds of Formosa tea, rejected bewas said that an announcement would be made before the end of the day.

Hisgins and others. be not exported by noon, Saturday, June 25, it will be summarily dumped into the briny waters.

into the briny waters.

The order followed a year of litigation during which experts of the New York Roand of Appraisers condemned the ten; the importers made vain application for a re-hearing; were allawed six months to comply with the exportation order; brought injunction proceedings and were finally reversed by

# RAPS M'REYNOLDS DEFENSE IN WHITE SLAVE SCANDAL

Ex-District-Attorney Says People Should Know Whether Justice Can Be Choked.

HE CRITICISES WILSON

President Confers With Attor ney-General on Appointment of a Special Prosecutor.

SAN FRANCISCO, June 25 .- John McNab, whose resignation as United States District-Attorney was eccepted by President Wilson in a curt letter of reproof, replies in what he calls "a double broadside to settle the whole thing." "The President has accepted m

resignation and the incident is closed," says MoNab, "Even the minent respectability of the President and his fulcome but necessar certificate of character to his Attor nev-General cannot change the facts. "The Attorney-General states that his Diggs cases was that the decretary of Labor desired the presence of Commis-sioner Camigetti, the father of one of the defendants, Why, then, did he insist upon continuing the case agains the defendant Diggs, which had noth ing to do with the case of Caminetti

"The excuse given for the continues of the trial of the Western Fuelendants is that the Attorney-General who had a scoret and private conference with these defendants and their attor-ney, was fearful that they might be con-victed and that pensibly they might be

SAYS MREYNOLDS HAD BEEN ADVISED OF FACTS.

ADVISED OF FACTS.
"If they were innecent they should have insisted upon being tried. If the Atterpey-General can thus declare men innocent in spite of overwhelming ovidence submitted to two grand juries, he can as easily declare men guilty against whem there is no ovidence.
"If the Atterney-General is to be con-

ruting, about five feet equare, the window, the grating enapped and, with pain and fright, hair with indifference to the rights of the bone and the hone of the ho

partment will be rushed in het-dected failure of the Executive to accompany haste to try these cases. Why is it his requests with emergency messages necessary to hasten now when it was unnecessary to make haste a week ago? an indication that the Governor is not If it was right in May to tell me to pro-ceed it is wrong in June to tell me to stop. If it was right in June to tell me cases must immediately proceed.
"To-day I am driven to quit this of-fice because my self-respect will not suffer delay. To-morrow the adminis-

trial because it fears it will lose the public's respect. I was ordered to post-pone 'until autumn' and resigned be-cause I would not obey the Attorney-General's order to delay. Now with furious haste and the expensive at-tendance of some special counsel the william Turnbuil, fourteen, of No. 45 be retained for a princely fee to do last One Hundred and Thirty-first what my office would have been able After their cuts and bruises were duty. The mass of evidence accumulates the injured were taken to their lated through months of toil may now be used to force a conviction of these guilty defendants.

"This matter has never been one of personality. It is simply a quastion of principle. If my resignation from office and the consequent rousing of pub-lic opinion will accomplish the result of convicting these flagrant offenders against the laws of the country, then I will feel that the effort has not been

WILSON CONFERS WITH M'REYNOLDS ON THE SCANDAL.

inetti-Diggs white slave cases and the a party of New York officials. Miss

Representatives Kent and Baker have

With the selection of a prosecutor and McNab's resignation the White House

KAHN TO INSIST ON GETTING ALL THE PAPERS.

Representative Kahn of California clared to-day that he was still of the Anton that the House should require on of all of the papers in the cases. Representative Hinebaugh de-clared himself eatlafied with the ancarea nimest cattaned with the announcement that the cases would be present at once and will not urge a report by the Rules Committee on his resolution proposing an investigation by the House Judiciary Committee.

One thing that was being strongly

omphasised in Administration circles to-day was the Precident's strong and emphasis indersement of his Attorney-General when he declared himself set-isfied that McReynold's course was "prompted by sound and impartial judgment."

It was intimated that below the sur-face of the entire affair were influence which have not been uncovered bu which may yet be. The fact that the entire attack has been concentrated of McReynolds has caused the Presiden to make inquiry as to what was real behind the whole affair, and it is expec-ed that after the trials are under we there may be something forthcoming from the White House along this line. CHICAGO, June 25.—Francis J. He-

ney of Cal'fornia is on a train between Chicago and Los Angeles and has no yet been reached by telegrams from here It is reported that President Wilson telegraphed asking if he would so cept the appointment as special cutor in the Western Fuel and

## SENATE DEFEATS SULZER BILL FOR

ed from First Page

Brooklyn.
Bills carrying out the Governor's emergency memages bills must lie on members' desks for three days before they can be finally acted upon. The failure of the Executive to accompany

The Republicant this statement: "The Republican Senators in conference, recognizing the great public necessity of legislation on primaries and elections, to correct existing wrongs, suffer delay. To-morrow the adminis-tration will hastily proceed with the port any fair bill from any source vention, and for that purpose to unite with other Senators and confer with the Assembly as a means of obtaining reasonable legislation on this subject.

"The minority at this time protests ing to promptly communicate to the egislature now convened in extraordinary section the subjects which he desires considered. By this delay he has kept the Legislature in idle session for more than a week at large expense to demoralization to public business.

### FIREBOAT W., J. GAYNOR LAUNCHED AT ELIZABETH.

Miss Marian, Daughter of the Mayor, Christened the New and Powerful Vessel.

Miss Marian Gaynor broke a bottle of wine over the bows of the new fire boat for New York City and christened the boat William J. Gaynor, after he father, as the craft, to-day, slid into

Commissioner Joseph Johnson went down on the dre boat New Yorker with

It is President Wilson's intention to secure Francis J. Hency if possible to feet with 25-foot moulded beams, and take the cases. He is regarded as being specially desirable because he has no political interests with the Administra-horse power. The pumps will discharge tion. Matt J. Sullivan and Thomas 3,000 gallone of water a minute at a Hayden also are under consideration. pressure of 180 pounds to the square inch. While not the largest or jongest been mentioned as possible selections the William J. Gaynor will for prosecutors. Secretary Lane, a personal friend of Heney's, has been asked the new boat will be \$115,725. the William J. Gaynor will be the most powerful boat of the fleet. The cost of

MRS. DOLL, WHO CHOSE CITY LUXURY INSTEAD



### SHAVE AND A HAIR CUT COST EXPLORER A BRIDE WHO MARRIED ANOTHER

While Millward Saw Barber, Jokers Stole License and Ring, and Girl Lost Nerve.

Far from being somewhere in the wilds of Honduras, ignorant that his Russell H. Millward, explorer, was found resting comfortably

the newspapers that Miss Madeleine Sylvester had become Mrs. Charles E. Doll. But he did not let himself become rturbed at the news. "I'm not surprised at anything hap

pening in this crasy city," he said.
"So long as I am in the jungle things
go very quietly and comfortably with me. But as soon as I come back to divinisation I got it from all sides at

"I suppose it's just this: Miss Sylves-ter found after thinking it over- and I son't biame her—that the excitement

City Hall about a year ago and got the license and were going to have the Mayor marry us right then. But I thought it wasn't showing much respect to my bride to be married without a clean shave. So we put it off till evening to give me time to get a shave and a hair-cut.

thing was ready, some friends of mine steal the license. They broke into my apartment and stole the license and the wedding ring. There was no wedding that night. Next morning Madeleine had sort of lost her nerve, I guess. Anyway I sailed without her." Mr. Millward said he had arrived in

town Sunday and might start again for Honduras to-day or to-morrow. Honduras some rare pieces of Maye ilpture which will go to the American Museum of Natural History.

## OF JUNGLE HUNTING. COHALAN CHARGES PLACED BEFORE

Gov. Sulzer in Special Message Transmts Papers Filed by Bar Association.

URGES INVESTIGATION.

Case Will Go to a Joint Committee to Formulate Rules

of Procedure.

ALBANY, June M .- Gov. Suizer to-

day transmitted to the Legislature a port of the Grievance Committee of erning the charges preferred against Supreme Court Justice Daniel F. Cosalan by John A. Connolly. The Governor recommends in a special memage thorough investigation of the charges, Connolly, a New York contractor, harged that Justice Cohalan before his elevation to the Supreme Court bench cepted approximately 55 per cent. of profits Connolly realised from city work obtained for him through Cohalan's influence.

Hearings on the charges were held before the Grievance Committee of the New York Bar Association, but Justice an refused to appear, claiming that the committee had no jurisdiction Subsequently he requested Gov. Sulser to present the entire matter to the Legislature.

The data brought out before the Grievance Committee was placed before the Governor to-day by Einer J. Chrystie, its secretary, who went over the paper and evidence with the Executive WHAT GOV. BULZER SAYS IN HIS MESSAGE.

In his message to-day requesting ac-tion by the Legislature, Gov. Sulzer, after quoting from Justice Cohalan's letter asking that the Executive refer the charges to the Legirlature, says:
"On June M. 1913, I received a repor

in writing with exhibits thereto an nexed from the said Committee on Griev ance of the Association of the Bar o matter, and I considered it proper that the same be immediately transmitted to

this Legislature, and as part of this message, at this time, copies of the together with exhibits, and re same receive the immediate attention of and exhaustive investigation and extunity for their presentation be given resentatives of the Bar Association of the City of New York, and that after such examination and hearing, in accordance with the Constitution and the Legislature take such action in the premises as shall be deemed wise,

After the message had been read ! the Senate and Assembly it was re-ferred to the Committees on Judiciary

ASSEMBLY TURNS DOWN SEN-ATE RESOLUTION.

Later the Senate adopted a concurren resolution providing for the appoint ment of three Senators and three Assemblymen to formulate rules of procedure " for the removal of Daniel F. Cohalan from the office of Supreme Court Justice." Senators Murtagh, Pol-

ate Committee.

When the resolution reached the Assembly the leaders there discovered that the Senate resolution had been drafted from the form of resolution used in the case of Justice Hroker after the preliminary investigation of the Assembly Judiciary Committee. This was not satisfactory to the As-embly lead-ers, who declared it was in the form of prejudging Cohalan's case. They re-fused to concur and referred the resolution to the Judiciary Committee.

Late this afternoon the Assembly con-sidered its reference to the Judiciary Committee and adopted a sub-resoluti for that which the Sena e had sent over earlier in the day.

The Assembly resolution provides that the message be referred to a committee composed of three Senators and thre Assemblymen "to prepare rules and pro-cedure for further action thereon, the ommittee to report to their respective houses as soon as convenient." A. J. Levy, J. L. Patrie and Sim

Adler were named as the Assembl committee. FORTY-TWO COUNTS IN REPOR

OF GRIEVANCE COMMITTEE. The report of the Grievance Committ t states, are sustained by "prima faci evidence." It adds, however, that the Grievance Committee "has been unable to obtain any evidence to the contrary. port simply review the affirmative test

A portion of one of the "findings the Democratic party and in the or ganisation known as Tammany Hall in the city of New York for a long time prior to November, 1903, and at that had influence over members of that organization and over such of them as might hold public office."

"Daniel F. Cohalan," the report con-tinues, "in November or December, 1903, offered to said John A. Connolly, to use is influence with and thereby obtain orders from city officials for work to be lone and materials to be furnished Victor Heating Company provided received one-half the stock of the company as a consideration there-This proposition was refused by the said company that he would use ough of Manhattan for the purpose of obtailing for the said company or done and materials to be furnished by it.

that purpose he was to receive 35 per cent of the net profits earned by the said company upon the said orders."

The report of the Bar Association "VOTES FOR WOMEN" VALID.

Bill Recently Passed. SPRINGFIELD, Ill., June E.-In an rney-General Lucey finds that the roman's suffrage bill, as passed by the Legislature, is not unconstitutional, al-though he finds some objections to it. Dunne will sign the bill at it to-morrow morning.

LETTING WELL ENOUGH ALONE. (From the Washington Star.)
"I am going to make that boy
chietling!" said the nervous man. "Don't. If you knew the words of that song you'd be thankful to let him whistle it instead of singing it."

## LAW IS BROKEN AT RACE TRACKS. SULZER DECLARES

Orders Nassau District-Attor ney to Prosecute Individuals

and Associations.

ALBANY, June 25 .- Gov. Suiser to-day ent a letter to Charles N. Wysong. District-Attorney of Nassau County saying that, after examining the toeti-mony taken before Judge Niemann relative to gambling at Belmont Park and Piping Rock race tracks, he is conthat the anti-gambling have been openly violated." at Mineola yesterday, threw out of court the proceedings brought by the District-Attorney based on allegations by private detectives that they had

placed bets with bookmakers.

The Governor calls the attention of the District-Attorney to certain sections of the Penal law concerning gambling and directs him to "take immediate ac-tion against the proper individuals, cororations or associations who have vic duty."

GOVERNOR'S ORDER FAILS TO REACH NASSAU OFFICIALS.

ney Charles N. Wysong of Nassa. County, who, according to reports from zer to prosecute the Belmont Park mar agreed between Daniel F. Cohalan and agement for allowing betting, based on the evidence put in by Burns's oper ton. It is not known if he has receive Governor, Mr. Wysong will

### FRECKLE-FACE

Sun and Wind Bring Out Ugly Spots. Illinois Attorney-General Upholds

Sun and Wind Bring Out Ugly Spots,
How to Remove Easily
Here's a chance, Miss Freckle-Face, to
try a remedy for freckles with the guarantee of a reliable dealer that it will not
cost you a penny unless it removes the
freckles; while if it does give you a clear
complexion the expense is trifling.

Simply get an ounce of othine—double
strength—from Riker-Hegeman Drug
Stores, and a few applications should
show you how easy it is to rid yourself
of the homely freckles and get a beautiful complexion. Rarely is more than
one ounce needed for the worst case.
Be sure to ask the druggist for the

Be sure to ask the druggist for the double strength othine, as this is the pre-scription sold under guarantee of mone back if it fails to remove freckles.

Sheriff DeMett was at Belmont P has on duty there. After he left her a letter bearing the imprint of the escutive office and postmarked Alban

MORTGAGE WAS A MYTH That Door Not Exist.

The non-existence of a \$10,00 mortgage referred to in the curious will of the late Klara Simon, who died four years ago, is held to be good cause for confirming the accounting of the estate by the sister of the decedent in a report filed wit Surrogate Cohalan to-day Leslie J. Tompkins, Mr. Tompkins appointed referee in the case when the Congregation Talmud Thorah Both Avorhom, the Bronx, objected to the accounting made by Mrs. Caroline So mon of Philadelphia, the dead woman sister, who reported finding no mo gage such as the will directed be turn

who proved to be Isaac Stolow'tak; cook at the Lebanon Hospital.

#### PRINCESS PAT NOT ENGAGED. Official Denial Made of Stoor

LONDON, June 25,-An official o Duke of Connaught, Governor-G



The Antiseptic Powder to be shake into the shoes for Tender, Aching wollen Peet. The standard rom for the feet for a Quarter Century 30,000 testimonials. Sold everywhere Sc. Sample FREE Address,



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YOU SIMPLY PULL IT

it inside out.

A Now One It the Wind

CHORT

BACK if the wind turns it inside out.

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ing in line. The room is yours for the season. Only a few of these rooms left. Write or call. Giant Coaster Baths

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Corner Cherch Street
Park Row and Nasasu St.
At City Hall Pork
400 BROOME ST.
Corner Centre Street

Foot of

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ORANGE RARMALADIA
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qual est them found their 1 OC
deliceration. Suggestion for Thursday

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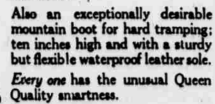
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